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No. 36] NEW DELHI, SATURDAY, SEPTEMBER 6, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 2nd September 1952:—

Issue No.	No. and date	Issued by	Subject
121	S. R. O. 1468, dated the 22nd August 1952.	Ministry of Home Affairs	Rule made for granting a sumptuary ellowance of Rs. 500 per mensum to every Minister who is a Member of the Cabinet, other than the Prime Minister and to the Minister of Parliamentary Affairs.
1 2 2	S. R. O. 1469, dated the 22nd August 1952.	Ministry of Commerce and Industry.	Nomination of the persons as members of the Central Tea Board.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th August 1952

S.R.O. 1511.—In exercise of the powers conferred by the provise to article 309 cf the Constitution, the President hereby directs that the following further amendment shall be made in the rules published with the notification of the Government of India in the late Home Department No. 9/19/30-Ests., dated the 27th February, 1932, namely:—

In the Schedule annexed to the said rules as amended by the Government of India in the Ministry of Home Affairs Notification No. 7/4/52-Ests., dated the

19th March 1952, under the heading "Department of Communications", subheading "Civil Aviation Department", the entry "Meteorological Assistant" mentioned under the "Civil Aviation Training Centre" shall be omitted.

[No. 7/4/52-Ests.]

S. P. MAHNA, Asstt. Secy.

New Delhi, the 31st August 1952

S.R.O. 1512.—In exercise of the powers conferred by Section 25 of the Code of Civil Procedure 1908 (Act V of 1908) and with the consent of the Government of the Punjab, the Central Government, after considering the report of the Judicial Commissioner, Ajmer, hereby transfers writ petition No. 47 of 1952 "Shri Shantilal Gupta Vs. The Administration of the State of Ajmer" under Article 226 of the Constitution of India from the Court of the Judicial Commissioner, Ajmer, to the Punjab High Court.

[No. 39/24/52-Ests.]

B. D. TEWARI, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 3rd September, 1952.

S.R.O. 1513.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(I)-4(41), dated the 7th September, 1950, as amended from time to time, namely:—

For the entry "Controller of Civil Supplies Government of Saurashtra, Rajkot." occurring in the Schedule annexed to the said Notification, the entry "Director of Civil Supplies, Government of Saurashtra, Rajkot." shall be substituted.

[No. SC(A)-4(142).]

S.R.O. 1514.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. 1(I)-4(78)A, dated the 6th January, 1951, as amended from time to time, namely:—

For the entry "Controller of Civil Supplies Government of Saurashtra, Rajkot." occurring in the Schedule annexed to the said Notification, the entry "Director of Civil Supplies, Government of Saurashtra, Rajkot." shall be substituted.

[No. SC(A)-4(142)A.]

D. HEJMADI, Under Secy.

New Delhi, the 6th September, 1952.

S.R.O. 1515.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In clause 20C of the said Order, in the second proviso after the words "the producer does not possess the necessary Processing equipment", the words "or a dealer having in his possession such cloth or yarn does not have a processor in any nearby place to process such cloth or yarn" shall be inserted.

[No. 9(4)-CT(A)/52-13.]

S.R.O. 1516.—Corrigendum.—In the Government of India, Ministry of Commerce and Industry Notification No. S.R.O. 969, published at page 573 of Part II, Section 3 of the Gazette of India Extraordinary, dated the 29th May, 1952, for the word, letter and brackets "Item (b)" read word, number and brackets "sub-clause (2)".

T. SWAMINATHAN, Textile Commissioner.

[No. 44(25)-CT(A)/51-XXXVII.]

S. A. TECKCHANDANI, Under Secy.

ORDERS

New Delhi, the 2nd September, 1952

S.R.O. 1517.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of soda ash, the Central Government hereby fixes the following Schedule of maximum price in respect of 4420 cwts. (gross) of soda ash imported from the United States of America per s.s. "Flying Clipper" during the month of February, 1952, by the Indian Commercial Company, Ltd., 45/47, Apollo Street, Fort, Bombay.

SCHEDULE

(1)	(2)	(3)	(4)	(5)
Variety of soda ash	Maximum price that may be charged by the importer	Maximum price that may be char- ged by a dis- tributor	Maximum price that may be charged by a wholesale dealer	Maxium price that may be charged by a rotail dealer
Soda ash.	Rs. 24-9-6 por cwt. Ex-godown/ F.O.R. Bombay	The price specified in Column 2 PIJUS a) actual railway (freight by goods train or actual transport charges by sea from Bombay to the place of destination, and (b) handling charges not exceeding annas eight per cwt.		not exceeding Ks.

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. PC-7(16)/51(I).]

S.R.O. 1518.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of soda ash, the Central Government hereby fixes the following Schedule of maximum price in respect of 5810 cwts. (gross) of soda ash imported from the United States of America per s.s. "City of Sydney" during the month of February, 1952, by the Indian Commercial Company, Ltd., 45/47, Apollo Street, Fort, Bombay.

SCHEDOLE										
(1)	(2)	(3)	(4)	(5)						
Variety of soda	Maximum price that may be charged by tho importer	Maximum price that may be charged by a dis- tributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer						
Soda ash,	Rs. 24-2-0 per ewt. Ex-godown/ F.O.R. Bombay	The price specified in Column 2 PLUS (a) actual railway freight by goods train or actual transport charges by sea from Bombay to the place of destination, and (b) handling charges not exceeding armas eight per cwt.	n not exceeding annus eight per cwt.	The price specified in Column 4 PLUS a margin notexceeding Rs. 1-12-0 per cwt.						

SCHEDITE

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. PC-7(16)/51(II).]

S.R.O. 1519.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of soda ash, the Central Government hereby fixes the following Schedule of maximum price in respect of 10482 cwts. (gross) of soda ash imported from the United States of America per s.s. "City of East Bourne" during the month of February, 1952, by the Indian Commercial Company, Ltd., 45/47, Appollo Street, Fort, Bombay.

SCHEDULE (1)(2)(3)(4)(5)price Variety of Maximum price Maximum price that Maximum prico Maximum that may be charged by the may be charged Bode that may be that may be **a**sh distributor charged by a charged-155by a wholosale dealer importer retail doaler Soda Rs. 23-10-6 per The price specified The price The price specified: вресіcwt, Ex-godown/ in Column 2 PLUS fled in Column 3 Column 4 in aelı, F.O.R. Calcutta PLUS a margin PLUS a margin (a) actual railway notexceeding not exceeding Rs. freight by goods cigth per 1-12-0 per owt. annas train oractual ewt. transport charges by sea from Calcutta to the place of destination, (b) handling charges exceeding not annas oight per cwt.

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No: PC-7(16)/51(III).] SANGAT SINGH, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 27th August 1952

S.R.O. 1520.—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following further amendments shall be made in the late Ministry of Agriculture Notification No. S.R.O. 792, dated the 19th October, 1950:—

In "The Schedule" to the sald Notification under column "Designation of Officers."

For "Commissioner of Civil Supplies, Hyderabad. Commissioner of Civil Supplies, Secunderabad."

Substitute "Commissioner of Civil Supplies."

[No. SV-105(3)/51-III.]

S.R.O. 1521.—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following further amendments shall be made in the late Ministry of Agriculture Notification No. S.R.O. 792A, dated the 19th October, 1950:—

In "The Schedule" to the said Notification against item "10—Hyderabad" under Column (2)—"Designation of Authority".

For "(i) Commissioner of Civil Supplies, Hyderabad. Commissioner of Civil Supplies, Secunderabad."

Substitute "Commissioner of Civil Supplies."

[No. SV-105(3)/51-III.]

P. A. GOPALAKRISHNAN, Joint Secy.

MINISTRY OF REHABILITATION

New Delhi, the 14th August 1952

S.R.O. 1522.—Corrigendum.—In the Ministry of Rehabilitation Notification No. PMT/X-99/51(2), dated the 2nd April, 1952, in item (s) for the figure "10" read figure "11".

[No. III/PMT(X-99)/51(3).]

NAKUL SEN, Joint Secy.

MINISTRY OF COMMUNICATIONS

(Posts & Telegraphs)

New Delhi, the 26th August 1952

S.R.O. 1523.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

For sub-rule (3) of rule 44 of the said Rules, the following sub-rule shall be substituted, namely:—

- "(3) No postal article containing lottery tickets or circulars relating to a lottery shall be transmitted by post unless the following conditions are satisfied:—
 - (a) the lottery tickets or circulars relate to a State lottery or to a lottery authorised by a State Government; and
 - (b) there appear on the outside of the postal article (i) a declaration by the sender of the postal article that the lottery tickets or circulars contained therein relate to a State lottery or to a lottery authorised

by a State Government, mentioning the particulars (number, date, etc.) of the notification by the State Government notifying the State lottery or authorising the lottery and (ii) the name and the address of the sender."

[No. C-40-30/52.]

New Delhi, the 28th August, 1952

S.R.O. 1524.—In exercise of the powers conferred by section 7 of the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that, with effect from the 1st October 1952, the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In rule 5 of the said Rules-

For the entries under the heading "Blind Literature" packets, the following entries shall be substituted, namely:—

"(A) For any part of the world served by the Foreign Post, with the exception of Aden, Ceylon, Pakistan and Portuguese India,—

For a weight not exceeding two and a half pounds—Half an anna.

(B) For Aden, Ceylon, Pakistan and Portuguese India:-

Indian inland rates."

[No. R.1-2/52.]

New Delhi, the 2nd September, 1952

S.R.O. 1525.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government hereby directs that the following further amendments shall be made in the Indian Wireless Telegraph Rules, 1949, namely:—

In the said Rules—

- 1. In rule 21, for the word "five" the word "three" shall be substituted.
- 2. In clause 9 of the second schedule-
 - (a) for the sentence "I declare that I am a citizen of India/a citizen of Commonwealth by birth/naturalisation......", the sentences—
 - "*I declare that I am a citizen of India;
 - *I declare that I am a citizen of a Commonwealth country by birth or naturalisation in..................domiciled in India."

shall be substituted.

(b) The words and brackets "(here insert Dominion, Colony, Protectorate etc.)" shall be omitted.

[No. WT 15-9/51.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF TRANSPORT

New Delhi, the 27th August, 1952

S.R.O. 1526.—In exercise of the powers conferred by sub-section (3) of section 1 of the Road Transport Corporations Act, 1950, (LXIV of 1950), the Central Government hereby appoints the 1st of September, 1952, as the date on which the said Act shall come into force in the State of Bihar.

[No. 28-T(2)/52.]

PORTS

New Delhi, the 28th August, 1952

S.R.O. 1527.—The following draft of certain further amendments to the Cochin Harbour Craft Rules, 1947, which it is proposed to make, in exercise of the

powers conferred by clause (k) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 20th September 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said Rules-

- 1. After sub-rule (4) of rule 13, the following sub-rule shall be added, namely:-
- "(5) The owner of every licensed harbour craft shall maintain a log book showing the following particulars:
 - (a) Trip outwards and inwards.
 - (b) Purpose of each trip.
 - (c) Approximate period the boat worked and the place of work; and
 - (d) Approximate period the boat lay idle during the day and the place where it lay idle.

The log book shall always be kept on board the craft and shall be produced for inspection whenever required by the Port Officer or any officer authorised by him in this behalf."

2. In rule 24-

- (a) After the words "licensed to carry passengers" the words "or goods" shall be inserted; and
- (b) the words "from any passenger" where they occur for the first time. shall be omitted.

[No. 6-PII(89)/51.]

T. S. PARASURAMÁN, Dy. Secy.

PORTS

New Delhi, the 27th August, 1952

- S.R.O. 1528.—In exercise of the powers conferred by clause (h) of sub-section (1) of Section 8 read with sub-section (1) of section 13A(1) of the Madras Port Trust Act, 1905 (Madras Act II of 1905), the Central Government hereby appoints the following persons as trustees on the Board of Trustees of the Port of Madras:
 - Shri S. Guruswami
 Shri S. C. C. Anthony Pilla!

 Representatives of Labour.

[No. 13-PI(12)/52.]

S. N. CHIB, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 30th August 1952

S.R.O. 1529.—In pursuance of clause (d) of sub-section (2) of Sectoin 27A of the Indian Boilers Act, 1923 (V of 1923), the Chairman, Railway Board, hereby nominates Shri P. C. Kapur, officiating Joint Director, Mechanical Engineering, Railway Board, to be a Member of the Central Boilers Board with effect from the 4th July, 1952 vice Shri D. Narayanaswamy Chetty retired.

[No. E52AP1/2.]

P. N. SAXENA, Director, Establishment.

MINISTRY OF WORKS, HOUSING AND SUPPLY

(Central Boilers Board)

New Delhi, the 30th August, 1952

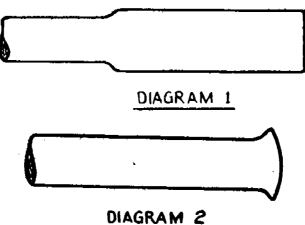
S.R.O. 1530.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board propose to make in exercise of the power conferred by section 28 of the Indian Bollers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 30th November 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, the following amendments shall be made, namely:--

- 1. In Regulation 35-
 - (a) After clause (d) Tolerance, the following shall be added, namely:—
 - "(e) Tensile Test.—Tensile tests shall be made on pieces of tubes or strips cut from the tube. If the tensile test is made on a piece of tube, the ultimate tensile stress shall be not less than 14.50 tons (32480 lb.) per sq. in, with an elongation of not less than 50 per cent. on 2 in.
 - If the tensile test is made on a strip cut from the tube, the ultimate tensile stress shall be not less than 14 tons (31360 lb.) per sq. in. with an elongation of not less than 40 per cent. on a test piece having a gauge length of four times the square root of the area.
 - The results obtained from a batch shall be uniform, and should a variation of more than one ton (2240 lb.) per sq. in. be found between any number of tubes tested, the batch shall be liable to rejection. A batch shall not consist of more than 500 tubes.
 - (f) Bulging or Drifting Test.—The test piece shall stand bulging or drifting cold (see Diagrams 1 and 2 respectively) without showing either crack or flaw, until, the outside diameter of the bulged or drifted end measures not less than 25 per cent. more than the original diameter of the tube.



(g) Flanging Test.—The test piece shall stand flanging cold (see Digram 3) without showing either crack or flaw until the diameter of the flange measures not less than 40 per cent, more than the original diameter of the tube.

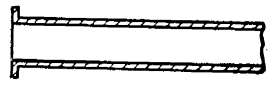


DIAGRAM 3

(h) Flattening and Doubling over Test.—The test piece shall stand the following test, both cold and at a red heat, without showing either crack or flaw. The test piece shall be flattened down until the interior surfaces of the Tube meet, and then be doubled over on itself, that is, bent through an angle of 180° (see Diagram 4) the bend being at right angles to the direction of the length of the tube.

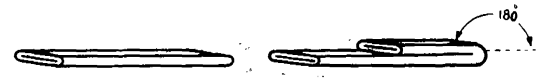


DIAGRAM 4

(i) Hydraulic Test.—Each tube shall be tested, before the tubes are presented for inspection, by an internal hydraulic pressure of 750 lb. per sq. in. or by such internal hydraulic pressure as may have been specified by the Inspecting Authority and the Inspector may re-test 5 per cent. or more as he may deem necessary.

The tubes shall withstand the test without showing any signs of weeping or any evidence of defects."

- (b) existing clause (e) shall be relettered as clause (j).
- 2. Regulation 219 shall be lettered as clause (a) of that regulation and after clause (a) as so lettered the following clauses shall be added at the end, namely:—
 - "(b) Composition.—Brass for boiler tubes may be of either 76/30 alloy or 2/1 alloy as specified.
 - (c) Chemical analysis.—The tubes shall consist of an alloy of copper and zinc, and shall contain:—
 - 70/30 alloy. Not less than 70 per cent. of copper and not more than a a total of 0.75 per cent. of materials other than copper and zinc.
 - 2/1 alloy. Not less than 66:70 per cent. of copper and not more than a total of 0.75 per cent. of materials other than copper and zinc.

The manufacturer shall supply when required free of charge, a copy of his works analysis* of the material.

- (d) Freedom from Defects.—The tubes shall be clean, smooth and free from surface defects or longitudinal grooving. both internally and externally, and the ends shall be clean and square.
- (e) Tolerances.—The tubes shall be solid drawn and shall be concentric within the working margins for thickness given below. The tubes shall be straight and unless otherwise ordered they shall be of uniform diameter throughout.

The working margins shall be as follows:-

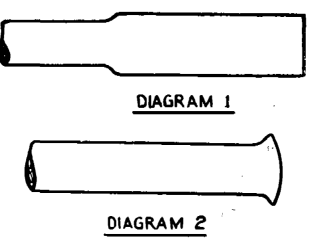
On length † 1/16 in.

On thickness thalf the difference between the Standard Wire Gauge (S.W.G.) specified and the next Standard Wire Gauge thicker.

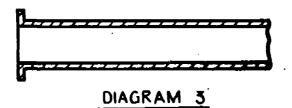
On external diameter † 0.005 in.

^{*}A 'Works analysis' is defined as the routine analysis taken by or for the manufacturer in order to control the quality of the material.

- (f) All test material shall be annealed before testing and shall comply with the following mechanical tests:—
- (i) Bulging or Drifting Test.—The test piece shall stand bulging or drifting cold (see Diagram 1 and 2 respectively) without showing either crack or flaw, until the diameter of the bulged or drifted end measures not less than 25 per cent. more than the original diameter of the tube.



(ii) Flanging Test.—The test piece shall stand flanging cold (see Diagram 3) without showing either crack or flaw until the diameter of the flange measures not less than 25 per cent. more than the original diameter of the tube.



(iti) Flattening and Doubling over Test.—The test piece shall stand the following test, when cold, without showing either crack or flaw. The test piece shall be flattened down until the interior surfaces of the tube meet, and then be doubled over on itself, that is, bent through an angle of 180° (see Diagram 4), the bend being at right angles to the direction of the length of the tube.



DIAGRAM 4

(g) Hydraulic Test.—Each tube shall be tested, before the tubes are presented for inspection, by an internal hydraulic pressure of 750 lb. per sq. in. or by such internal hydraulic pressure as may have been specified by the Inspecting Authority and the Inspector may re-test 5 per cent. or more as he may deem necessary.

The tubes shall withstand the test without showing any signs of weeping."

CENTRAL BOILERS BOARD

New Delhi, the 2nd September, 1952.

S.R.O. 531—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923. V of 1923), the Central Boilers Board hereby directs that the following amendment shall be made in the Indian Boiler Regulations, 1950, the same having been—proviously published as required by sub-section (1) of section 31 of the said Act, namely:—

In appendix E of the Indian Boiler Regulations, 1950, the following tables shall be added

namely:

TABLE "R"

FLANGES FOR PIPES, VALVES AND FITTINGS

For working Steam Pressures above 450 lb. and upto 600 lb. per sg. in

1	1 (a)	2	3	4	5	6 (h)	7
Nominal	Approxi-	Diameter	Diameter	Number	Diameter	Thickness	
pipe	mate	of	of	of	of	of	
size	outside	flange	bolt	bolts	bolts	flange	
	diameter of wrought pipe		circ lo			Cast steel; steel (stamped or forged) screwed or riveted on with boss, or welded on with fillet	Diameter of jointing face
in.	ín.	ín.	in.		in,	in.	in.
1	27/32 1.1/16 1-11/82	4 1 4 1 5	31 - 31 31	. 4	5/8 5/8 5/8	7/8	2 1 21 21
11	1-11/16	5 1	3-7/8	4	5/8	7/8	2 1
11	1-29/32	6	41	4	1	1	3
2	2-3/8	6 1	5	8	5/8	1	31
2 1 3 3 1	3 3 1 4	7 1 8 9	52 61 71	8 8 8	‡ 7/8	1-1/8 11 11	4 4± 5
4	4½	9½	7‡	8	7/8	1-3/8	5]
41	5	10	8±	8	7/8	1½	6
5	5½ .	11	9±	12	7/8	1-5/8	6 <u>}</u>
6 7 8	61 71 81	12 131 141	10 1 11 1 12 1	12 12 12	7/8 1	1‡ 1-7/8 2	7 1 8 1 9 1
91	91	16	14	16	1 1 1-1/8	21	103
10	101	17	15 1	16		21	113
11	111	19	17	16		2-3/8	127
12	12 <u>1</u>	20	18	16	1-1/8	2½	13‡
13	14	21 1	19 1	16	11/1	2-5/8	15
14	15	23	20‡	16	11/1	2¾	16
15	16	24	21 1	20	1 1	2-7/8	17
16	17	251	23	20	1 1	3	18

STEEL FLANGES FOR PIPES, VALVES AND FITTINGS

For working steam pressures above 600 lb. and up to 900 lb. per sq. in. and temperatures up to 800° F. (427° C.)

TABLE 'S'

1	1 (a)	2	3	4	5	6	7
Nominal pipe size	Actual outside diameter of wrought pipe	Diameter of flange	Diameter of bolt circle	Number of bolts	Diameter of bolts	Thickness of flange	Diameter of Jointing face
in.	in.	in.	in.		ín,	in.	in.
ł	27/32	5	3 <u>‡</u>	4	2	7/8	2
ŧ	1-1/16	5	31/2	4	2	7/8	2
1	1-11/32	51	4	4	2	1	2‡
11	1-11/16	5≵	41	4	1	1-1/8	21
11	1-29/32	61	43	4	1	1-1/8	21
2	2-3/8	49	5‡	8	2	11	3 1
$2\frac{1}{4}$	3	7 1	51	8	2	11	3 2
3	31	8	61	. 8	7/8	1-3/8	41
31	4	91	71	8	7/8	11	42
-4	5	94	8	8	1	1.5/8	5 1
4]	51	101	31	8	ι	1-5/8	5 <u>‡</u>
5	в	11‡	8‡	12	7/8	12	<u>6‡</u>
6	7	124	104	12	1	2	71
7	8∄	143	121	12	1-1/8	. 21	81
8	9 1	161	14	12	11	21/2	91/2
9	10 1	17‡	151	16	1-1/8	2-5/8	10#
10	111	19	164	16	11	2-7/8	114
* 10 <u>₹</u>	121	21	181	16	1-3/8	3-1/8	122
*11}	14	224	20	16	11/2	31	133
*12-5/8	15	24	211	16	11	37	144
*13½	16	251	224	20	11	32	16
*14-3/8	17	271	241	20	1-5/8	4	17
151	18	29}	26	20	12	41	18

^{*}The sizes shall be specified by the outside diameter dimenons given in column 1 (a). The figures in column 1 (nominal bore) are 'approximate' and are given for information only.

Table 'T'
STEEL FLANGES FOR PIPES, VALVES AND FITTINGS

(To be used in conjunction with the Notes and Appendices)

For working steam pressures above 900 lb. and up to 1400 lb. per sq. inch, and temperatures up to 800° F. $(427^{\circ}C.)$

1	l (a)	2	3	4	5	6	7
Nominal pipe bore	Maximum outside diameter of wrought pipe	Diameter of flange	Diameter of bolt circle	Number of bolts	Diameter of bolts	Thickness of flange	Diameter of jointing face
bn.	in,	!n.	'n.		in.	in.	in.
]	27/32	5].	4	4	· 2	1	21
#	1-1/16	51	4	4	2	1	21
1	1-11/82	5 3	41	4	# # # # # # # # # # # # # # # # # # #	1-1/8	21/2
11	1-11/16	61	47	4	7/8	17	27.
11/2	2-3/8	62	5 }	8	3	1-3/8	3
2	3	71	5 3	8	2	1-3/8	31
$2\frac{1}{2}$	31	8	6 ‡	8	7/8	1-5/8	41
3	4	91	71	8	1	1-7/8	5
31	41 .	10₹	81/2	8	1-1/8	2-1/8	5₺.
4	5	31 <u>‡</u>	9‡	8	1-1/8	$2\frac{1}{4}$	6
41/2	₽₹	1] 3	10	12	1	2-3/8	61
5	61	124	103	12	1-1/8	2-5/8	7
6	71	147	12½	12	11	2-7/8	8
7	9	17	141	12	1-3/8	31	9 ₹.
8	10 7	184	16	12	11	31	101
9	113	20	17	16	1-3/8	32	114
10	121	22	19‡	16	11	41	124

[No. M/BL-304(79)/51.]

A. K. SEN, Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

HEADQUARTERS ESTABLISHMENTS

New Delhi, the 28th August, 1952

S.R.O. 1532.—In pursuance of clause (b) of sub-rule (ii) of rule 2 of the Appellate Tribunal Rules, 1946, the Central Government is pleased to appoint

Deshpande, Income-tax Officer, as Authorised Representative to appear, plead and act for an Income-tax Authority who is party to any proceedings before the Income-tax Appellate Tribunal.

[No. 42.]

S. P. LAHIRI, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 30th August 1952

S.R.O. 1533.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax. Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from the 2nd day of September, 1952, the following further amendments shall be made in the schedule appended to its notification No. 32-Income-tax, dated the 9th November 1946, namely:—

In the said Schedule under the sub-head "V-West Bengal" for the existing Ranges and Income-tax Circles, the following Ranges and Income-tax Circles shall be substituted, namely:—

'A' Range.

- 1. Railways and Miscellaneous Salaries Circle,
- 2. District III-A,
- 3. Central Salaries Circle,
- 4. District V-A,
- 5. District IV(2),
- 6. All Central Circles,
- 7. Special Survey Circle III,
- 8. Special Survey Circle VI.

"B' Range.

- 1. District I(1),
- 2. District I(2),
- 3. Companies District IV.
- 4. Special Survey Circle IV,
- 5. Companies District II.

"C' Range.

- 1. District II(2),
- 2. District III(1),
- 3. District V.
- 4. Companies District I,
- 5. Special Survey Circle V,
- 6. Special Survey Circle VII,
- 7. District IV(3),
- 8. District VI.

'D' Range.

- 1. District III(2),
- 2. Companies District III,
- 3. District II(1),
- 4. Midnapur-Bankura,
- 5. Burdwan-Birbhum,
- 6. Special Survey Circle I,
- 7. Special Survey Circle II,
- 8. Howrah,
- 9. District IV(1).

יתו	Dongo
· W.	Range.

- 1. Non-Companies (I. T. cum E P. T.) District,
- Refund Circle.
- 3. 24-Parganas.
- 4. Hoogly.
- 5. Murshidabad-Nadia.
- 6. West Dinajpur-Malda.
- 7. Jalpaiguri-Darjeeling.
- 8. Cooch-Behar.
- 9. Special Survey Circle VIII.
- 2. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Incometax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 57.]

S.R.O. 1534.—In pursuance of sub-section (4) of Section 5 of the Indian Incometax Act, 1922 (XI of 1922), the Central Board of Revenue, directs that the following further amendments shall be made in the Schedule appended to its Notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

In the said Schedule:-

(1) Under the Sub-head "III-A Bombay North" for the Ranges, Income-tax Circles and Wards, the following Ranges, Income-tax Circles and Wards shall be substituted namely:—

Range				Name of the Circles or Wards
Ahmedabad Range I	•	•		Ahmedabad Special Circle I. Ahmedabad Special Circle II, Ahmedabad Circle I, A-Ward. Ahmedabad Circle I, B-Ward. Patan Circle, Palanpur Circle.
Ahmedabad Range II	•		•	Ahmedabad Circle II. Ahmedabad Circle III. Special Survey Circle, Ahmedabad.
Ahmedabad Range III	•	•	•	Ahmedabad Cirole I, C-Ward. Ahmedabad Cirole I, D-Ward. Ahmedabad Cirole I, E-Ward. Kadi Cirole. Mehsana Cirole.
Baroda	•			Baroda Circle. Nadiad Circle. Godhra Circle. Petlad Circle.
Surat	•		•	Surat Circle. Special Survey Circle, Surat. Navsari Circle. Broach Circle.
Nasik	-	•	•	Nasik Circle. Jalgaon Circle. Dhulia Circle.

Range						Name of Circles or Wards		
Rajkot .				•	-	Rajkot Círcle. Bhavnagar Circle. Jumnagar Circle. Surendranagar Circle. Junagadh Círcle. Amreli Circle. Viramgam Circle. Bhuj Circle.		

2. Where an Income-tax Circle stands, transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Incometax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom the Income-tax Circle is transferred, shall, on and from the date of this notification be transferred to and be dealt with by the Appellate Assistant Commissioner of Income-tax of the Range to whom the said circle is transferred.

[No. 59.]

K. B. DEB, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 30th August 1952

S.R.O. 1535.—The following draft of a certain amendment in the Minimum Wages (Central) Rules, 1950, which it is proposed to make in exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), is published as required by the said section for the information of persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 10th October, 1952.

Any objection or suggestion which may be received from any person with respect to the said draft on or before the specified date will be considered by the Central Government.

Amendment

In sub-rules (1) and (5) of rule 26 of the said Rules, after the word "employer" the words "at the workspot" shall be added.

[No. LWI-24(110).] \

TEJA SINGH SAHNI, Under Secy.

New Delhi, the 2nd September 1952

S.R.O. 1536.—In pursuance of section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), read with rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, the Central Government hereby appoints Shri B. S. Grewal, nominated by the Madhya Pradesh Mining Association, as a member of the Coal Mines Labour Welfare Fund Advisory Committee constituted under notification No. S.R.O. 1302, dated the 17th August, 1952 of the Government of India in the Ministry of Labour, vice Shri Salig Ram Mehta, resigned.

[No. M-3(1)52:]

SADASHIVA PRASAD, Dy. Secy.

New Delhi, the 2nd September 1952

S.R.O. 1537.—Corrigendum.—In the award of the All India Industrial Tribunal (Bank Disputes) published with the Notification of the Government of India in the

Ministry of Labour No. S.R.O. 1428, dated the 8th August 1951, on page 1281 of the Gazette of India, Part II, Section 3, dated the 16th August 1952 for the word "Calcutta" occurring after the words "Imperial Bank of India" in the case relating to R. Subbarayulu, substitute the word "Madras".

[No. LR-100(30).]

P. S. EASWARAN, Under Secy.

New Delhi, the 2nd September 1952

S.R.O. 1538.—In exercise of the powers conferred by section 16 of the Tea Districts Emigrant Labour Act. 1932 (XXII of 1932), the Central Government hereby declares that, with effect from the 15th November, 1952, the whole area within the State of Vindhya Pradesh shall be a controlled emigration area.

[No. PL. 136/EMG(17)/I.]

S.R.O. 1539.—In exercise of the powers conferred by sub-section (1) of section 21 of the Tea Districts Emigrant Labour Act, 1932 (XXII of 1932), the Central Government hereby extends to the State of Vindhya Pradesh the Tea Districts Emigrant Labour (Bihar and Orissa) Rules, 1933, published with the Government of Bihar and Orissa Revenue Department Notification No. 241-VII/E.Com.R., dated the 23rd August, 1933.

[No. PL.136/EMG (17)/II.]

S.R.O. 1540.—In pursuance of the provisions of sub-section (1) of section 17 of the Tea Districts Emigrant Labour Act, 1932 (XXII of 1932), the Central Government hereby empowers every District Magistrate in the State of Vindhya Pradesh to grant a licence to any person to act as local forwarding agent within the limits of his respective district, on behalf of an employer or employers of labourers.

[No. PL. 136 (EMG) 17/III.]

S.R.O. 1541.—In exercise of the powers conferred by sub-section (3) of section 36 of the Tea Districts Emigrant Labour Act, 1932 (XXII of 1932), the Central Government hereby invests the District Magistrates and Sub-Divisional Magistrates in the State of Vindhya Pradesh, with the powers of the Controller under sub-clauses (iv) and (v) of clause (a) and clauses (b), (c) and (d) of section 4 and under sections 33, 34 and 35 of the Act in respect of their respective districts or sub-divisions, as the case may be.

[No. PL, 136/EMG (17)IV.]

S.R.O. 1542.—In exercise of the powers conferred by sub-section (4) of section 36 of the Tea Districts Emigrant Labour Act, 1932 (XXII of 1932), the Central Government hereby invests every Civil Surgeon in the State of Vindhya Pradesh, with the powers of the Controller under sub-section (1) of section 33 and sub-section (1) of section 35 of the said Act, to be exercised within his jurisdiction.

[No. PL, 138/EMG/17/V.]

NEELAKANTAM, Dy. Secy.